



RECEIVED
JUN 15 1998
SUPERFUND DIVISION

Office of the General Counsel

Ford Motor Company
Parklane Towers West
Suite 1500
Three Parklane Boulevard
Dearborn, Michigan 48126-2568

June 12, 1998

VIA OVERNIGHT MAIL

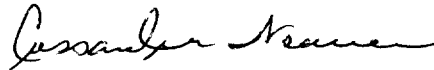
Pauletta France-Isetts
Superfund Division
U.S. EPA, Region VII
726 Minnesota Avenue
Kansas City, Kansas 66101

Re: PCB Treatment Inc, Superfund Site
Kansas City, Kansas and Kansas City, Missouri

Dear Ms. Isettes:

Enclosed is Ford Motor Company's Information Response to U.S. EPA's Request for Information dated March 6, 1998 related to the PCB Treatment Inc, Superfund Site. We would like to thank you again for granting us an extension in which to respond. If you have any questions, please contact me at (313) 248-2352.

Sincerely,



Cassandra Weaver

enclosure

2017213



UNITED STATES ENVIRONMENTAL PROTECTION AGENCY
REGION VII

In the Matter of:

PCB Treatment, Inc., Superfund Site)	Ford Motor Company
Kansas City, Kansas and Kansas City, Missouri)		Response to Information Request

GENERAL OBJECTIONS

Ford Motor Company ("Ford") objects to this Request for Information on the grounds, among others, that:

1. The definition of "you" and " Respondent" is overly broad and seeks to impose obligations which are unduly burdensome and oppressive and not required by the Comprehensive Environmental Response, Compensation and Liability Act of 1980 ("CERCLA") or the Superfund Amendments and Reauthorization Act of 1986 ("SARA").
2. The definition of "person" is overly broad and seeks to impose obligations which are unduly burdensome and oppressive and not required by CERCLA or SARA.
3. The definition of "Sites" or "facilities" is overly broad and seeks to impose obligation which are unduly burdensome and oppressive and not required by CERCLA or SARA.
4. The definition of "hazardous substances" is overly broad and unduly burdensome to the extent it seeks to define that term more broadly than does Section 101(14) of CERCLA.
5. The definition of "pollutant" and "contaminant" is overly broad and unduly burdensome to the extent that it seeks to define that term more broadly than does Section 101(33) of CERCLA.

6. The definition of "identify", with respect to persons, corporations, and documents, is overly broad and seeks to impose obligations which are unduly burdensome and oppressive and not authorized by CERCLA and SARA.

7. The definition of "document" and "documents" in the Request is overly broad and seeks to impose obligations which are unduly burdensome and oppressive and not authorized by CERCLA and SARA.

8. The definition of "transaction" or "transact" is overly broad, and seeks to impose obligations which are unduly burdensome and oppressive and not required by CERCLA or SARA.

9. The Request purports to require a response based on information which Ford does not possess or control, including but not limited to, information in the possession, custody and control of vendors and former employees and agents although CERCLA does not contain or authorize such a requirement.

Without waiving or in any way limiting any objections that it has or may have to this Request, Ford responds to the numbered items of the Request below. Ford's response is based upon, and limited to, the results of a reasonable search for relevant information and documents relating to its Cleveland Casting Plant and PCB Treatment Inc. Superfund Site. The term "Respondent", as used in the response, means the Cleveland Casting Plant.

RESPONSE

Question No. 1:

Identify the person(s) answering these questions on behalf of Respondent.

Response No. 1:

These are the corporate responses of Ford Motor Company assembled by counsel and individuals acting under counsel's direction and control.

Question No. 2:

Identify the person to whom future correspondence regarding this matter should be directed.

Response No. 2:

Cassandra Weaver, Legal Assistant
Ford Motor Company
Parklane Towers West, Suite 1500
3 Parklane Boulevard
Dearborn, Michigan 48126-2568

Question No. 3:

For each and every question contained herein, identify all persons consulted in the preparation of the answer.

Response No. 3:

Ford objects to this question on the grounds that this Response is the corporate response of Ford Motor Company and the information requested is protected from disclosure by the attorney work product doctrine. Without waiving any objection it has or may have, Ford provides the names of the following persons who were consulted:

Joe Armageno
(Retired) Maintenance Supervisor

Ray Hoover
(Retired) Maintenance

Richard Jones
Environmental Engineer

Batuk Modi
Environmental Engineer

Edward Shank
Electrical Engineer

Zahid Siddiqui
Engineer, Supervisor

Individuals may be contacted through Cassandra Weaver, Legal Assistant, Ford Motor Company, Parklane Towers West, Suite 1500, 3 Parklane Boulevard, Dearborn, Michigan 48216.

Question No. 4:

Identify all names used by Respondent between 1982 and 1987.

Response No. 4:

Ford Motor Company
Cleveland Casting Plant

Question No. 5:

Identify all persons, including Respondent's current and former employees, who have or may have knowledge, information or documents about the generation, use, purchase, treatment, storage, disposal or other handling of materials, equipment or items at, or transportation of materials, equipment or items to the Sites.

Response No. 5

Respondent objects to this Request on the grounds that it is overly broad and unduly burdensome, and seeks to impose obligations that are unduly oppressive. Without waiving or in any way limiting any objection it may have, Respondent states that it has not located any current or former employees who have knowledge, information or documents about the generation, use, purchase, treatment, storage, disposal or other handling of materials, equipment or items at, or transportation of materials, equipment or items to the Sites.

Question No. 6:

Identify all persons with whom Respondent, Respondent's employees or other persons made any arrangements for transportation of materials, equipment or items taken to the Sites. For each transaction, describe the type of arrangements made and submit all documentation relating to such arrangements.

Response No. 6:

Respondent objects to this Request on the grounds that it is overly broad and unduly burdensome. Without waiving or in any way limiting any objection it may have, Respondent states that we have found no information to indicate that Respondent or Respondent's employees made any arrangements for the transportation of any materials, equipment or items to the Sites.

We received, with the Request for Information, an excerpt from the High Voltage Maintenance 104(e) Response which includes information indicating that materials were transported by High Voltage Maintenance ("HVM") from the Cleveland Casting Plant to HVM's facility in Mentor, Ohio. Also included are manifests which indicate that HVM arranged for transportation of materials (for which HVM is listed as generator) from HVM's facility to PCB, Inc. or PCB Treatment, Inc. on Wyandotte Street. The accompanying documentation, which appears to provide detail with respect to HVM's shipments (and which appears to identify small volumes originating for Ford within those shipments) is confusing because some of the documents show "Environmental International, Inc." on 1/2 Lake Street in Kansas city as the disposal facility.

In our records review, we found two documents referencing PCB Treatment, Inc., apparently sent to Respondent by HVM, which appear to relate to a shipment by Respondent to HVM on 3/26/84. See tabs 1 and 2. The two documents which reference PCB Treatment, Inc. are included in the attachments (Tabs 3 and 4), and are duplicative of documents in the excerpt from HVM's 104(e) Response. As noted above, the documents together (Tabs 1-4) are confusing because the "capacitor disposal shipment" document included under Tab 2 suggests that HVM shipped to "Environmental International, Inc." for disposal. As they already are in the possession of the EPA, we are not re-submitting with this response any additional documents provided to us by EPA from HVM.

Question No. 7:

Identify all persons with whom Respondent, Respondent's employees or other persons made any arrangements for the storage, treatment, or disposal of materials or items at the Sites. For each such transaction, describe the type of arrangement made and submit all documentation relating to such arrangement.

Response No. 7:

Respondent objects to this Request on the grounds that it is overly broad and unduly burdensome. Without waiving or in any way limiting any objection it may have, Respondent states that we found no information to indicate that Respondent or Respondent's employees made any arrangements for the storage, treatment or disposal of any materials, equipment or items at the Sites.

See also the response to Question 6.

Question No. 8:

Provide copies of all documents including, but not limited to, invoices, contracts, receipts, manifests, certificates of disposal, shipping papers, service orders, and other documents, pertaining to Respondent's transportation of material, equipment or items, or arrangements for transportation of material, equipment or items, to PCB Treatment, Inc.:

- a) Identify all documents pertaining to the transportation or arrangement for transportation of material, equipment or items to the Wyandotte Street location;**
- b) Identify all documents pertaining to the transportation or arrangement for transportation of material, equipment or items to the Ewing Street location.**

Response No.8 (a-b):

Respondent objects to this Request on the grounds that it is overly broad and unduly burdensome. Without waiving or in any way limiting any objection it may have, Respondent states that, as noted above, we have no information to indicate that Respondent transported or arranged for the transportation of any materials, equipment or items to PCB Treatment, Inc.

Question No. 9:

Provide copies of all documents including, but not limited to, invoices, contracts, receipts, manifests, certificates of disposal, shipping papers, service orders, and other

documents pertaining to Respondent's arrangements for the storage, treatment or disposal of material, equipment or items at PCB Treatment, Inc.:

a) Identify all documents pertaining to the storage, treatment or disposal of material, equipment or items to the Wyandotte Street location;

b) Identify all documents pertaining to the storage, treatment or disposal of material, equipment or items to the Ewing Street location.

Response No.9 (a-b)

Respondent objects to this Request on the grounds that it is overly broad and unduly burdensome. Without waiving or in any way limiting any objection it may have, Respondent states that, as noted above, we have found no information to indicate that Respondent arranged for the storage, treatment or disposal of any materials, equipment or items at PCB Treatment, Inc.

Question No. 10:

Provide any information or knowledge in the possession of Respondent, its affiliates, contractors or agents, relating to PCB Treatment, Inc. (such as correspondence you may have received from other persons relating to PCB Treatment, Inc.)

Response No.10:

Respondent objects to this Request on the grounds that it is overly broad and unduly burdensome. Without waiving or in any way limiting an objection it may have, Respondent does not have in its possession any information or knowledge relating to PCB Treatment, Inc. other than documents submitted to it by EPA with the request for information, or as otherwise provided to EPA by Ford, or to Ford by EPA, in connection with prior 104(e) requests and/or notice letters relating to the PCB Treatment, Inc. Site or the Osage Metals, Inc. Site. We are not re-submitting those documents as they already are in the possession of the EPA.

Question No. 11:

Provide any information or knowledge in the possession of Respondent relating to the handling or transportation of material, equipment or items between the Wyandotte Street and Ewing Street Sites by any person and the purpose for such movement of material, equipment or items between the Sites.

Response No. 11:

Respondent objects to this Request on the grounds that it is overly broad and unduly burdensome. Without waiving or in any way limiting any objection it may have, Respondent states that it has no information in its possession relating to the handling or transportation of any material, equipment or items between the Wyandotte Street and Ewing Street sites.

Question No. 12:

Identify all materials, equipment or items that were rejected from the Sites. For each material, equipment or item rejected from the Sites, state the reason for such rejection.

Response No.12:

Respondent objects to this Request on the grounds that it is overly broad and unduly burdensome. Without waiving or in any way limiting any objection it may have, Respondent states that it has no information identifying any material, equipment or items rejected from the Sites.

Question No. 13:

State whether Respondent, Respondent's employees, contractors and /or agents, or other persons ever shipped any material, equipment or item to the sites: If so, provide the following information for each material, equipment or item that was or may have been sent to the Sites:

- a) **the type of material, equipment or item (i.e., transformer, capacitor, switch, etc.);**
- b) **the size or rating of the material, equipment or item;**
- c) **the name of the manufacturer and serial number;**
- d) **the total weight of the material, equipment, or items;**
- e) **the total weight of oil (in gallons, pounds, or kilograms) contained in the material, equipment or item, or the oil capacity of the material, equipment or item, and the method used to determine the amount or capacity;**
- f) **the type of oil or other fluid that was present or may have been present in such material, equipment or item at the time it was sent to the Sites;**
- g) **describe what steps were taken to determine whether the oil or fluid contained PCB's at the time of removal from service or of disposal;**

- h) any and all documentation, including but not limited to, analytical data which indicates the concentration of PCB's contained in the oil or fluid;**
- i) the date on which the material, equipment or item left you facility;**
- j) the time period during which the material, equipment or item remained at the Sites;**
- k) the name, address and telephone number of the transporter;**
- l) if the material, equipment or item was owned by someone other than Respondent, identify the person owning such material, equipment or item; and**
- m) the name(s), address(es), telephone number(s), and date(s) of ownership of any and all prior owners, if any, of the material, equipment and item.**

Response No. 13 (a-m):

Respondent objects to this Request on the grounds that it is overly broad and unduly burdensome. Without waiving or in any way limiting any objection it may, Respondent states that it has no information to indicate that its employees, contractors or agents, or any other persons, shipped material, equipment or items to the Sites, other than information submitted to it by EPA with the request for information, or as otherwise provided to EPA by Ford, or to Ford by EPA, in connection with prior 104(e) requests and/or notice letters relating to the PCB Treatment, Inc. Site or the Osage Metals, Inc. Site. We are not re-submitting those documents, as they already are in the possession of the EPA.

Question No. 14:

With respect to each shipment of oil to the Sites by tanker truck, in drums or any other method of shipment, provide:

- a) the total amount of oil in gallons, pounds or kilograms contained in each shipment and the method of shipment or type of container used;**
- b) the type of oil or fluid contained in each shipment;**
- c) describe the steps taken to determine whether the oil or fluid contained PCBs at the time of shipment; and**
- d) any and all documentation, including but not limited to, analytical data, that indicates the concentration of PCBs contained in the oil or fluid;**

Response No. 14. (a-d):

Respondent objects to this Request on the grounds that it is overly broad and unduly burdensome. Without waiving or in any way limiting any objection it may have, Respondent states that, to the best of its knowledge, Respondent made no shipments of oil to the Sites by tanker truck, in drums or any other method of shipment.

Question No. 15:

With respect to soil and debris shipped to the Sites, provide the following:

- a) a description of the constituents of the soil or debris shipped to the Sites;**
- b) the total amount of soil or debris shipped to the Sites in pounds, cubic yards, cubic feet, or other typed of measurement. Describe the type of measurement;**
- c) describe the steps taken to determine whether the soil or debris contained PCBs at the time of shipment; and**
- d) any and all documentation, including but not limited to, analytical data, that indicates the concentration of PCB's contained in the soil or debris.**

Response No. 15 (a-d):

Respondent objects to this Request on the grounds that it is overly broad and unduly burdensome. Without waiving or in any way limiting any objection it may, Respondent states that, to the best of its knowledge, Respondent made no shipments of soil or debris to the Sites.

Question No. 16:

List the EPA RCRA Identification Numbers of Respondent, generators, brokers, and/or transporters, if any, and identify the corresponding units, facilities or vessels assigned these numbers.

Response No. 16:

Respondent objects to this Request on the grounds that it is overly broad and unduly burdensome. Without waiving or in any way limiting any objection it may have, Respondent responds with the following information:

Respondent: Ford Motor Company, Cleveland Casting Plant
U.S. EPA ID#: OHD000817270.

Transporter: High Voltage Maintenance
U.S. EPA ID#: OHD06888257

CERTIFICATION

I, Thomas DeZure, am an Assistant Secretary of Ford Motor Company and sign the foregoing Ford Motor Company Response to the Request for Information in the matter of PCB Treatment Inc. Superfund Site in Kansas City, Kansas and Kansas City, Missouri, for and on behalf of Ford Motor Company and am duly authorized to do so. Although the matters stated herein are not within my personal knowledge, the facts have been assembled by authorized employees and counsel of Ford Motor Company and I am informed that they are true.

Signed this 12 day of June, 1998

FORD MOTOR COMPANY


Thomas DeZure
Assistant Secretary

In regard to the disposal of PCB or PCB contaminated material removed from your facility on *MARCH 26, 1984*.

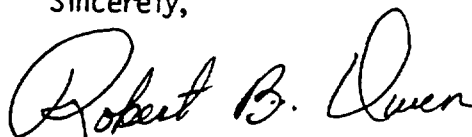
I am enclosing the required documents for your permanent records.

I am sending you the original copy of Manifest Number *C-3177* in accordance with Manifest Distribution Requirements. *C-1*

I also have sent a copy of the Certificate of Destruction to verify disposal.

If I may be of any further assistance to you and your firm, please contact me at (216) 951-2706.

Sincerely,



Robert B. Owen
Environmental Mgr.

RBO/aw

Enclosures:

HAZARDOUS WASTE MANIFEST

STRAIGHT BILL OF LADING—SHORT FORM—ORIGINAL—NON NEGOTIABLE

Manifest No. C-3177

Shipper No. _____

Carrier No. _____

RECEIVED, subject to the classifications and tariffs in effect on the date of this Original Bill of Lading.

AT

FROM

Date

19

The property described below, in apparent good order, except as noted (contents and condition of contents of packages unknown) marked, consigned, and destined as shown below; which said company (the word company being understood through this contract as meaning any person or corporation in possession of the property under the contract) agrees to carry to its usual place of delivery at said destination, if on its own railroad, water line, highway route or routes, or within the territory of its highway operations, otherwise to deliver to another carrier on the route to said destination. It is mutually agreed, as to each carrier of all or any of said property over all or any portion of said route to destination, and as to each party at any time interested in all or any of said property, that every service to be performed hereunder shall be subject to all conditions not prohibited by law, whether printed or written, herein contained, including the conditions on the back hereof, which are hereby agreed to by the shipper and accepted for himself and his assigns.

GENERATOR/SHIPPER

STATE I.D. # _____

EPA I.D. # _____

COMPANY Ford Motor CompanyADDRESS 5000 Henry Ford Blvd.CITY Brookpark STATE OH ZIP 44142 PHONE 216/676-7197

TREATMENT/STORAGE/DISPOSAL FACILITY

STATE I.D. # _____

EPA I.D. # OHD068882547COMPANY High Voltage MaintenanceADDRESS 7200 Industrial Park Blvd.CITY Mentor STATE OH ZIP 44060 PHONE 216/951-2706

THIS IS TO CERTIFY THE ACCEPTANCE OF THIS HAZARDOUS WASTE FOR TREATMENT/STORAGE/DISPOSAL

SIGNATURE Donald A. Cipone PRINT NAME Donald A. Cipone DATE 3-26-84

ALTERNATE TREATMENT STORAGE DISPOSAL FACILITY STATE I.D. CODE _____ EPA I.D. CODE _____

COMPANY _____

ADDRESS _____

CITY _____ STATE _____ ZIP _____ PHONE _____

This is to certify acceptance of this hazardous waste for TREATMENT, STORAGE OR DISPOSAL.

SIGNATURE _____ PRINT NAME _____ DATE RECEIVED _____

No. & Types Containers	DOT/EPA Shipping Name/Description & ID Number	If N.O.S. Name Used Provide Chemical or Technical Names	EPA/DOT Hazard Class	Exception or Exemption	Quantity/Volume	Units	Date Generated
4	Polychlorinated Biphenyls UN-2315 RQ-10	Capacitors	ORM-E	None	456	lbs.	3-26-84

IMMEDIATE RESPONSE INFORMATION

PHONE _____

Placards affixed/Provided _____

CHEMTREC 800-424-9300

SPECIAL HANDLING INSTRUCTIONS/GENERATOR/SHIPPER COMMENTS

Log #3291 to 3294

THIS IS TO CERTIFY THAT THE ABOVE NAMED MATERIALS ARE PROPERLY CLASSIFIED, DESCRIBED, PACKAGED, MARKED AND LABELED, AND IN PROPER CONDITION FOR TRANSPORTATION ACCORDING TO THE APPLICABLE REGULATIONS OF THE DEPARTMENT OF TRANSPORTATION AND THE ENVIRONMENTAL PROTECTION AGENCY

SIGNATURE Richard E. Jones PRINT NAME RICHARD E. JONES DATE 3/26/84

TRANSPORTER NO. 1

STATE I.D. # _____

EPA I.D. # OHD068882547COMPANY High Voltage MaintenanceADDRESS 7200 Industrial Park Blvd.CITY Mentor STATE OH ZIP 44060 PHONE 216/951-2706

This is to certify acceptance of this hazardous waste for transportation

SIGNATURE Charles Loomis PRINT NAME CHARLES LOOMIS DATE RECEIVED 3-26-84

TRANSPORTER NO. 2

STATE I.D. # _____

EPA I.D. # _____

COMPANY _____

ADDRESS _____

CITY _____ STATE _____ ZIP _____ PHONE _____

This is to certify acceptance of this hazardous waste for transportation

SIGNATURE _____ PRINT NAME _____

DATE RECEIVED _____

CHARGES TO BE PREPAID

☐ YES
☐ NO

AMOUNT TO BE PREPAID \$ _____

RECEIVED PREPAYMENT _____

1

Hazmet Publishing Company
320 W. Main Street
Kutztown, Pennsylvania 19530
Copyright © 1980

NOTICE: THE ORIGINAL AND TWO (2) COPIES MUST MOVE WITH THE HAZARDOUS WASTE SHIPMENT. ONCE DELIVERED, THE DISPOSAL FACILITY MUST RETURN THIS ORIGINAL COPY TO THE GENERATOR.

CAPACITOR DISPOSAL SHIPMENT

MANIFEST:

Pg 2 of 1

STORAGE FACILITY: TRANSFORMER REPAIR & SERVICE CORP.
A DIVISION OF
WEST VIRGINIA INDUSTRIES CORP.
7800 Industrial Park Blvd.
Martinsburg, WV 26156

DISPOSAL FACILITY:

GENERAL INDUSTRIAL, INC.
10000 ROUTE 1
MARTINSBURG, WV 26156

Cap #	Qty	Weight (lbs)	Manufacturer	Serial #	KVAR	Generator	Job #
3301	"	91				Dennison	C-3189
3302	"	"				"	"
3303	"	40				"	"
3304	"	"				"	"
3305	"	"				"	"
3306	"	50				"	"
3307	"	49				"	"
3308	"	52				Ohio Bell	C-3211
3309	"	"				"	"
3310	"	"				"	"
3311	"	54				"	"

-C.D. SENT

INCOMING INVENTORY

Generator Ford

Job. No. C 3177 Date Received 3-26-84

Ask. Oil Over 500 ppm No. of Drums Gal.

Log No.

Oil Under 500 ppm/ppm No. of Drums Gal.

Log No.

Capacitors: No. of Drums Total No. of Caps. 4

Log No. 3291 To 3294

Weight 114

Log No.

Weight

No. of Leaking Caps.

Log No.

Weight

Transformers: Quantity

Log No. Size

Log No. Size

Log No. Size

Log No. Size

Log No. Size

Log No. Size

Contaminated Solids

No. Drums

Log No.

Log No.

Log No.

Log No.

Log No.

456 #

HAZARDOUS WASTE MANIFEST

THIS MEMORANDUM

is an acknowledgement that a Hazardous Waste Manifest/Bill of Lading has been issued and is not the Original Hazardous Waste Manifest/Bill of Lading, nor a copy or duplicate, covering the property named herein, and is intended solely for filing purposes.

Manifest No. **PCB 111-111** Shipper No. **WO-10031** Carrier No. _____

RECEIVED, subject to the classifications and tariffs in effect on the date of this Original Bill of Lading.

AT _____ FROM _____ Date **5/22 1984**

The property described below, in apparent good order, except as noted (contents and condition of contents of packages unknown) marked, consigned, and destined as shown below, which said company (the word company being understood through this contract as meaning any person or corporation in possession of the property under the contract) agrees to carry to its usual place of delivery at said destination, if on its own railroad, water line, highway route or routes, or within the territory of its highway operations, otherwise to deliver to another carrier on the route to said destination. It is mutually agreed, as to each carrier of all or any of said property over all or any portion of said route to destination, and as to each party at any time interested in all or any of said property, that every service to be performed hereunder shall be subject to all conditions not prohibited by law, whether printed or written, herein contained, including the conditions on the back hereof, which are hereby agreed to by the shipper and accepted for himself and his assigns.

GENERATOR/SHIPPER STATE I.D. # _____ EPA I.D.# **OH-D068882547**
 COMPANY **High Voltage Maintenance**
 ADDRESS **7200 Industrial Park Blvd.**
 CITY **Mentor** STATE **OH** ZIP **44060** PHONE **216/951-2706**

TREATMENT/STORAGE/DISPOSAL FACILITY STATE I.D. # _____ EPA I.D.# **MOD980633044**
 COMPANY **PCB Treatment, Inc.**
 ADDRESS **2100 Wyandotte**
 CITY **Kansas City** STATE **MO** ZIP **64108** PHONE **816/221-3660**

THIS IS TO CERTIFY THE ACCEPTANCE OF THIS HAZARDOUS WASTE FOR TREATMENT/STORAGE/DISPOSAL

SIGNATURE _____ PRINT NAME _____ DATE **5-22-84**
 ALTERNATE TREATMENT STORAGE DISPOSAL FACILITY STATE I.D. CODE _____ EPA I.D. CODE _____
 COMPANY **SCA Chemical Services, Inc.**
 ADDRESS **11700 South Stony Island Ave.**
 CITY **Chicago** STATE **IL** ZIP **60617** PHONE **312/646-5700**

This is to certify acceptance of this hazardous waste for TREATMENT, STORAGE OR DISPOSAL.

No. & Types Containers	DOT/EPA Shipping Name/Description & ID Number	If N.O.S. Name Used Provide Chemical or Technical Names	EPA/DOT Hazard Class	Exception or Exemption	Quantity/ Volume	Units	Date Generated
11 Bins	Polychlorinated Biphenyls	487 PCB Capacitors	ORM-E	None	28,807	lbs.	5-22-84
3 Drums	UN-2315 RQ-10	12 PCB Capacitors			1,070	lbs.	

IMMEDIATE RESPONSE INFORMATION	PHONE _____	Placards affixed/Provided _____
	CHEMTREC 800-424-9300	

SPECIAL HANDLING INSTRUCTIONS/GENERATOR/SHIPPER COMMENTS

THIS IS TO CERTIFY THAT THE ABOVE NAMED MATERIALS ARE PROPERLY CLASSIFIED, DESCRIBED, PACKAGED, MARKED AND LABELED, AND IN PROPER CONDITION FOR TRANSPORTATION ACCORDING TO THE APPLICABLE REGULATIONS OF THE DEPARTMENT OF TRANSPORTATION AND THE ENVIRONMENTAL PROTECTION AGENCY.

SIGNATURE **Donald H. Caputo** PRINT NAME **Donald H. Caputo** DATE **5-22-84**

TRANSPORTER NO. 1 STATE I.D.# _____ EPA I.D.# **OH-D068882547**
 COMPANY **RBW Trucking**
 ADDRESS **1581 Pekin Drive**
 CITY **E. Canton** STATE **OH** ZIP **44730** PHONE **216/633-4135**

This is to certify acceptance of this hazardous waste for transportation
 SIGNATURE **Robert W. White** PRINT NAME **Robert W. White** DATE **5-22-84**

TRANSPORTER NO. 2 STATE I.D.# _____ EPA I.D.# _____
 COMPANY _____
 ADDRESS _____
 CITY _____ STATE _____ ZIP _____ PHONE _____

This is to certify acceptance of this hazardous waste for transportation
 SIGNATURE _____ PRINT NAME _____ DATE RECEIVED _____

CHARGES TO BE PREPAID <input type="checkbox"/> YES <input type="checkbox"/> NO	AMOUNT TO BE PREPAID \$ _____	RECEIVED PREPAYMENT _____	3 Hazard Publishing Company 320 W. Main Street Kutztown, Pennsylvania 19530 Copyright © 1980
--	-------------------------------	---------------------------	--

GENERATOR'S COPY

EPA ID MOD#980633044

P.C.B., INC.
OF
MISSOURI



RECEIVED

NOV 20 1984

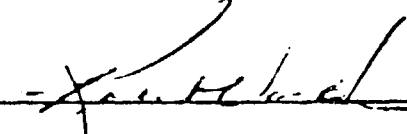
Certificate of Destruction

P.C.B., Inc. Of Missouri has destroyed waste received from HIGH VOLTAGE MAINTENANCE

as identified in hazardous Waste Manifest # K2152
and hereby certifies such destruction as of this

26th day of September 1984

Generator High Voltage Maintenance
7200 Industrial Park Blvd.
Address Mentor, Ohio 44060

By 
Title General Manager